Interview Summary	Application No.	Applicant(s)	
	10/522,721	JORDAN, CLIFFORD L.	
	Examiner	Art Unit	
	Justine R. Yu	3771	
All participants (applicant, applicant's representative, PTO	personnel):		
(1) Justine R. Yu.	(3)		
(2) Robert Bushnell.	(4)		
Date of Interview: <u>12 September 2007</u> .			
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant 2	2)∏ applicant's representative	e] «	
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)⊠ No.		
Claim(s) discussed: <u>59</u> .			
Identification of prior art discussed: <u>None</u> .			
Agreement with respect to the claims f) was reached. g)□ was not reached. h)⊠ N	N/A.	
Substance of Interview including description of the general reached, or any other comments: <u>See Continuation Sheet</u> .	nature of what was agreed to	if an agreement w	/as
(A fuller description, if necessary, and a copy of the amend allowable, if available, must be attached. Also, where no callowable is available, a summary thereof must be attached	opy of the amendments that v	reed would render vould render the cl	the claims aims
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE A INTERVIEW. (See MPEP Section 713.04). If a reply to the GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW DATE, OF THE SUBSTANCE OF THE INTERVIEW OF THE INTERVIEW OF THE SUBSTANCE OF T	last Office action has already OF ONE MONTH OR THIRTY ERVIEW SUMMARY FORM,	been filed, APPLI Y DAYS FROM TH WHICHEVER IS L	CANT IS IIS
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	JUSTINE R. YU SUPERVISORY PATENT E TECHNOLOGY CENTER		
Examiner Note: You must sign this form unless it is an			
Attachment to a signed Office action.	Examiner's sign	ature, if required	

Application No. 10/522,721

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Applicant argued the potential obvious type double patenting rejection to the amended claim 59 proposed by Examiner Ali and stated that once the Office issued a restriction requirement in a parent application, there should not be a double patenting rejection because this is a Divisional application. Examiner Yu explained to the applicant that in the parent application 10/208,188, the restriction was made between two inventions: an apparatus and a method. Applicant elected the invention directed to the apparatus claims and received a patent. In the instant application the applicant claimed both apparatus and method. Claim 59 is an apparatus claim that can be rejected under obviousness type double patenting. The applicant disagreed. Applicant is advised the right to appeal from the Examiner's decision after received the Office action. Applicant is also referred to talk to one of the TC3700 SPREs.

In a side notes, it comes to the Examiner's attention that applicant has not yet established the relationship between the parent applications and the instant application required by 37CFR 1.78(2)(i). It is not clear whether or not the instant application is a Divisional application.